

0756 C PCT Cont. US

AMENDMENTS TO THE DRAWINGS

Please cancel previously-submitted drawing sheet 1.1 that shows proposed new drawing Fig. 2a.

The new drawing sheet appended hereto that includes new drawing Fig. 27 is in response to the examiner's requirement for a showing in the drawings of the turbine recited in claim 72. Fig. 27 is the same basic structure as is shown in Fig. 26 except for the substitution for electric motor 20 of turbine 20a.

The appended new drawing sheet does not introduce new matter because it is based upon disclosure that was contained in the specification and the drawings as originally filed.

Acceptance and entry of the attached new drawing sheet is respectfully requested.

0756 C PCT Cont. US

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The drawings were objected to on the ground that the turbine recited in claim 72 was not shown, and also on the ground that proposed new drawing Fig. 2a was directed to new matter. In that regard, the proposed, previously-submitted new drawing Fig. 2a showing a collet has been canceled.

Additionally, new drawing Fig. 27 showing a turbine as the turning means has been added. New Fig. 27 does not involve new matter because it is based upon the specification and drawings as originally filed. The specification at several distinct points identified a turbine as one suitable form of turning means for the inventive apparatus. Indeed, one of the paragraphs of the specification as hereinabove amended originally disclosed a turbine, and therefore the showing of a turbine in new Fig. 27 is based upon the specification as originally filed. It is therefore believed that each of the drawings now in the application is fully supported in the specification, and therefore acceptance of new Fig. 27 is respectfully requested.

Because of the cancellation of Fig. 2a, the corresponding previously-filed amendments to the specification have been deleted. Specifically, the reference to Fig. 2a in the brief description of the drawings portion of the specification and the additional paragraph that was proposed to be added on page 43 have each been deleted.

Claims 5, 58, and 59 were objected to based upon minor informalities. Each of those claims has now been amended to overcome the informalities that were noted by the examiner. Additionally, claim 113, which recited a collet chuck

0756 C PCT Cont. US

as an element of the claimed combination, was rejected as anticipated by the Robertson '325 reference. Consistent with the cancellation of Fig. 2a and of the corresponding previously-proposed specification amendments, claim 113 has been canceled without prejudice or disclaimer.

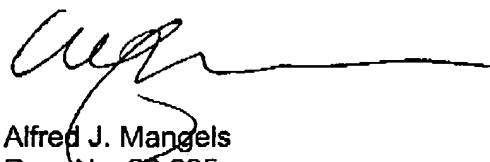
Applicant's attorney notes with appreciation the withdrawal of the obviousness-type double patenting rejection and the indication of allowable subject matter. In that regard, new claim 115 was not addressed in the most recent Office Action, but it is regarded as also allowable by virtue of its dependence from an allowable claim.

Finally, those claims that had been indicated as "withdrawn" in the previously-filed Amendment have now been redesignated as "original."

Based upon the foregoing amendments and remarks, the application as hereinabove amended is believed now to be in allowable form. Consequently, reconsideration and reexamination of the application is respectfully requested with a view toward the issuance of an early Notice of Allowance.

The examiner is cordially invited to telephone the undersigned attorney if this amendment raises any questions, so that any such question can be quickly resolved in order that the present application can proceed toward allowance.

Respectfully submitted,



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